



In the Name of ALLAH

In the United District Court for the Eastern District
of Virginia

sent 23 104 12002

United States

)

)

v.

)

)

Zacarias Maccabee

)

Crim No 01-455-A

)

or Alreekaed Salvoeei

)

ALLAH v ATKBAR, the Slave of ALLAH Zacarias
Maccabee, by self representation and for reasons
set forth in the memorandum accompanying this memo.
ATKBAR, more against this US court so it
recognize officially that the Slave of ALLAH
Zacarias Maccabee has enter a Pro Se defense.
and that he will never take part in his phinees
psychiatric so called evaluation.

The Slave of ALLAH, Zacarias Maccabee now
for the removal of US District Judge Borken
for reason, ⁱⁿ correctly explain the memorandum and
clear reason explain in Open Court (to be convened)
therefore expedited hearing scheduling
are needed. Finally I am Zacarias Maccabee
demeanor in the most vehement manner the continue
continuing presence of Penhron, the Jewish Lawyer
Zerkin and Mc Mahon and as "my" lawyer (II²)
and could not be found by any of their decision in the entire case

Background and Argument-

Despite having indicated in the court appearance on 22nd April 2002, that I, Zaccarias Moussaoui will not take part in an ~~asymmetrical~~ Jewish "science" based evaluation, US District Judge Leonie Brinkema insisted to have a non normal competency evaluation.

This is in contradiction to her own past practice such as in the Bell case, where the defendant was allowed to proceed Pro Se observing the trial (almost on the spot) without any "psychiatric" evaluation (to the best of my knowledge).

More importantly this contradicts the established guideline:

"The competency required is that which is necessary to execute a waiver of counsel not that which is necessary to be able to successfully handle the defense of the case."

See *Faretta v California* 422 US 806 835 (1975)

"The defendant must be competent to choose self representation ... so that he can well establish that "he knows what he is doing"

and his choice is made with eyes open" and "that his technical legal knowledge as such is not relevant to an assessment of his knowing exercise of the right to defend himself".
 (citation omitted)

US District Judge Leonie Brinkema has demonstrated her inability to handle this case unprejudiced; the following event underlines her assessment.

- clear statement to have this trial over quickly
- unwillingness to challenge the government when she requested them to have an open door policy and they politely say "no" ("just the case")
- using otherwise language toward me "incredulous and unsympathetic"
- close and direct personal relations with Defendant Neuhahn (he used to be her boss, attorney etc.)

These few examples, make me request the removal of US District Judge Leonie Brinkema especially taking account that she has allowed Frank Neuhahn to "choose" and "brief" the so called "expert". It is unbelievable taking account that he has a financial (~~work~~^{endorsement} contract), fame, vanity und vested interest to remove me.

The US constitution recognize that trust and confidence is an essential and integral part of effective assistance of counsel.

"that a critical component of the Sixth Amendment's guarantee of effective assistance is the ability for counsel to maintain unimpeded communication with his client and build a relationship characterized by trust and confidence"

Harriger V Slappy

The Sixth Amendment recognize that a "As a practical matter, if the client knows that damaging information could more readily be obtained from the attorney following disclosure than from himself in the absence of disclosure, the client would be reluctant to confide in his lawyer and it would be difficult to obtain fully informed legal advice"

And because

"It has long been recognized that the right to counsel is the right to the effective assistance of counsel ~~at law~~. (*McMann V Richardson*). The fact that I do not trust them (such as the government) prevent me to receive legal advice." *US District Court Judge Lannie Breunigma* is pretending that the situation is solvable between me and these people.

Let me be clear that I find them so repulsive as unclean that I never even shake their hand. The Deenham has personally insulted me on 3 different occasions and has made obscene comment about a young Muslim sister working in his office, in front of me. He has express great joy at the ~~technique~~ destruction of Taliban "we get 'em -- out of them".

Since January 30, Mc Malon and Jeershi Zerkin hardly upset me (to my great delight.)

I find descending to even ~~the~~ look we speak ~~at~~ to them. Their ignorance only equate their arrogance.

The last word belongs to ALLAH.

"So when they exceeded the limit of what they were prohibited, We said to them:

"Be you Monkey, despised and rejected"
Cocoon, Seerah 7, Ayat 166

Slave of ALLAH

Zacarias Maressam

Syed Ali Haji